EXHIBIT F

Claim No. 6721 (Maryland Casualty Co.)

|--|--|--|--|

WR Grace

SR00000504

Property Damage

•			ln.	dex Sheet			
Claim Number:	00008721				I	Receive Date:	03/27/2003
Multiple Claim Rei	Гегепсе						
Claim Number				MMPOC	Medi	cal Monitoring Cl	aim Form
•				PDPOC	Prop	erty Damage	
				NAPO	Non-	Asbestos Claim F	Form
					Ame	nded	•
Claim Number	,	•		MMPOC	Medi	cal Monitoring Cl	aim Form
				POPOC	Prop	erty Damage	
				NAPO	Non-	Asbestos Claim F	Form
			· 🗆		Ame	nded :	
Attorney Informati	on	·····		. • •	· · · · · · · · · · · · · · · · · · ·		
Firm Number: 00	0131		Firm N	ame: S	peights & R	lunyan	
Attomey Number:	00168		Attorne	y Name:	Amanda	G Steinmeyer	
Zip Code: 29924	•						
Cover Letter Location	Number:	SR000	000504				
Attachm Medicai Mo				chments rty Damag	e	Non-	Asbestos
TBD TBD TBD TBD TBD			TBD TBD TBD TBD TBD Other At	tachments		Other At	achments
Other			Non-Star	ndard Form			
			Amende	d	,		

Box/Batch: WRPD0004/WRPD0013

Document Number: WRPD000626

NAME:	
MARYLAND CASUALTY CO	₹
SOCIAL SECURITY NUMBER (Individual Claimants): F.E.LN. (Business Claimants)	
(last four digits of SSN)	
Other names by which claiming party has been known (such as maiden name or married name):	
First MI Last	
GENDER: MALE FEMALE	
Malling Address:	
Street Address	
City State Zip Code	
(Province) (Postal Code)	
Country	
PART 2: ATTORNEY INFORMATION	
The claiming party's attorney, if any (You do not need an attorney to file this form):	
The committee but the a actor med in any (x on not need an actor med to the this form);	
Law Firm Name:	
Law Firm Name: SPEIGHTS & RUNYAN	
Law Firm Name: SPEIGHTS & RUNYAN Name of Attorney:	
Law Firm Name: SPEIGHTS & RUNYAN	
Law Firm Name: SPEIGHTS & RUNYAN Name of Attorney: AMANDA G STEINMEYER First MI Last Mailing Address:	
Law Firm Name: SPEIGHTS & RUNYAN Name of Attorney: AMANDA G STEINMEYER MI Last	
Law Firm Name: SPETCHTS & RUNYAN Name of Attorney: AMANDA G STETNMEYER First MI Last Mailing Address: P O BOX 685 - 200 JACKSON AVENUE EAST Street Address HAMPTON SC 29924	
Law Firm Name: SPETCHTS & RUNYAN Name of Attorney: AMANDA G STETNMEYER First MI Last Mailing Address: P O BOX 685 - 200 JACKSON AVENUE FAST Street Address HAMPTON SC 29924 City State Zip Code	
Law Firm Name: SPETCHTS & RUNYAN Name of Attorney: AMANDA G STEINMEYER First Mailing Address: POBOX 685 - 200 JACKSON AVENUE FAST Street Address HAMPTON SC 29924 City State Zip Code (Province) (Postal Code) 803) 943-4444	
Law Firm Name: SPEIGHTS & RUNYAN Name of Attorney: AMANDA	
Law Firm Name: SPETGHTS & RUNYAN Name of Attorney: AMANDA G STETNMEYER First Mailing Address: P O BOX 685 - 200 JACKSON AVENUE EAST Street Address HAMPTON SC 29924 Cley State Zip Code Telephone: (Province) (Postal Code) 803) 943 - 4444 Area Code RECD MAR 2 7 2003	
Law Firm Name: SPETCHTS & RUNYAN Name of Attorney: AMANDA G STETNMEYER First Mailing Address: POBOX 685 - 200 JACKSON AVENUE EAST Street Address HAMPTON SC 29924 City State Zip Code Telephone: (Province) (Postal Code) Aven Code	
Law Firm Name: SPEIGHTS & RUNYAN Name of Attorney: AMANDA G STEINMEYER First Mailing Address: P O BOX 685 - 200 JACKSON AVENUE EAST Street Address HAMPTON SC 29924 Ctoy State Zip Code (Province) (Postal Code) 803) 943 - 4444 Area Code RECD MAR 2 7 2003	

	PART 3: PROPERTY INFORMATION
A	Real Property For Which A Claim Is Being Asserted
,	
	What is the address of the real property for which a claim is being asserted (referred to herein as "the property")?
	Street Address
	BALTIMORE
	City . State Zip Code
	UNITED STATES (Province) (Postal Code)
	Country
2.	Are you completing an Asbestos Property Damage Proof of Claim Form for any other real property other than the one
	listed at "I" above?
	□ Yes ② No
3,	. Do you currently own the property listed in Question I, above?
	☑ Yes □ No
4.	When did you purchase the property?
	When did you purchase the property? - 1969 Month Day Year
5.	What is the property used for (check all that apply)
	Owner occupied residence
	□ Residential rental
	El Commercial
	☐ Industrial Specify:
	☐ Other Specify:
6.	How many floors does the property have? UNKNOWN
7.	What is the approximate square footage of the property? UNKNOWN
8.	When was the property built?
	☐ Before 1969
	1969 - 1973
	[] After 1973
9.	What is the structural support of the property?
	☐ Wood frame
	☑ Structural concrete
	☐ Brick
	☐ Steel beam/girder
	Other Specify:
10.	Have you or has someone on your behalf completed any interior renovations on the property which affected any asbestos
. ••	on the property?
	IB Yes □ No
	9276102 SERIAL#:

	erty For Which A Claim Is Being Ass	
if yes, picase	specify the dates and description of such renova	tions.
Year	Description MULTIPLE RENOVATIONS C	VER VARIOUS YEARS
Year	Description	
Year	Description	
	your knowledge, have any other interior renov. which affected any asbestos on the property?	ations been completed on the property during any other
图 Yes If yes, please	☐ No specify the dates and descriptions of such renov	etions.
Year	Description MULTIPLE RENOVATIONS C	VER VARIOUS YEARS
Tear	Description	
Year	Description	
Claim Ca	tegory	
For which ca	tegory are you making a claim on the property?	
	 Allegation with respect to asbestos from a C 	izace product in the monerty
		rmiculite mining, milling or processing operations
-	Category 1 in question 12, complete section	
If you checke	Category 2 in question 12, complete section	D
	'	Asbestos From A Grace Product In The Property
	ged asbestos-containing product(s) are you mak	ing a claim?
	3-3 fireproofing insulation Specify: SURFACE TREA	PMENTI .
(For a list of	,	red products that may have contained commercially added
When did yo	u or someone on your behalf install the asbestos I did not install the product(s)	containing product(s) in the property?
Year	m v ate not materia and broamos(2)	- .
	eone on your behalf did not install the asbestos product(s) installed?	containing product(s), to the best of your knowledge, when
1969 Year	□ Don't know.	
•	9276103	SERIAL #_

16.	Do you have documentation relating to the purchase and/or installation of the product in the property?
•	If Yes, attach all such documents. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession and control of the document.
	If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
17.	If you do not have any such documents, explain why not and indicate who may have possession or control of such documents with respect to the property.
	SEE ATTACHED
18.	When did you first know of the presence of asbestos in the property of the Grace product for which you are making this claim? 2003 Year
	Please attach all documents relating or referring to the presence of asbestos in the property for which you are making this claim. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession and control of the document.
	If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
19.	How did you first learn of the presence of asbestos in the property of the Grace product for which you are making this claim?
	SEE ATTACHED
20.	When did you first learn that the Grace product for which you are making this claim contained asbestos?
21.	Year How did you first learn that the Grace product for which you are making the claim contained asbestos?
	SEE ATTACHED
	SEE ATTACHED
22,	Have you or someone on your behalf made an effort to remove, contain and/or abate the Grace product for which you are making this claim? If Yes \(\sum_{\text{No}}\) No
	If Yes, attach all documents relating or referring to such efforts. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession and control of the document.
	If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
23.	If you do not have any such documents, explain why not and indicate who may have possession and control of such documents with respect to the property.
	SEE ATTACHED
2 4.	If you or someone on your behalf did not make an effort to remove, contain and/or abate the Grace product(s) for which you are making a claim, to the best of your knowledge, did anyone else make such an effort?

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25.	f you responded Yes to question 22. or 24. and you have not supplied documents, please specify the dates and lescriptions of any such efforts.	
	Description VARIOUS YEARS, NUMEROUS PROJECTS]
	Description]
	Description]
26.	fave you or anyone on your behalf ever conducted any testing or sampling for the presence of asbestos or other particular the property?	late
	Yes No If Yes, Attach All Documents Related To Any Testing Of The Property.	
27.	f you responded Yes to question 26., but you have not provided documents, indicate who may have possession or outrol of such testing documents or where such documents may be located.	_
	SEE ATTACHED	}
28.	f you or someone on your behalf did not conduct any testing or sampling for the presence of asbestos or other articulates on the property, to the best of your knowledge, did anyone else conduct such testing or sampling with respe o the property?	ct
	☐ Yes ☐ No NOT APPLICABLE	
29.	f you responded Yes to question 26. or 28. and you have not supplied related documents, please describe when and by whom and the type of testing and/or sampling (e.g. air, bulk and dust sampling).	•
	Company/Individual VARIOUS YEARS, NUMEROUS SAMPLES]
	Year Type of testing:	
	Company/Individual .]
	Type of testing:	ļ
	Company/Individual	ļ
	Type of testing:	Į
30.	las the Grace product or products for which you are making this claim ever been modified and/or disturbed? U.Yes No	
31.	fyes, specify when and in what manner the Grace product or products was modified and/or disturbed?	
	Description APPECTED SY NUMEROUS CUSTODIAL AND MAINTENANCE ACTIVITIES AND RENOVATIONS.	
	Description (ear)	
	Description [

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W.R. Grace & Co.

Asbestos Property Damage

(9276)

Proof of Claim Form

Missing Page

1 2 3 4 5

6 7 8 9 10

	PART 4: ASBESTOS LITIGATION AND CLAIMS
Ā.	INTRODUCTION
1.	Has any asbestos-related property damage lawsuit or claim been filed against Grace on behalf of this claiming party relating to the property for which you are making this claim?
	□ No ■.
	☐ Yes - lawsuit ☐ Yes - non-lawsuit claim (other than a workers' compensation claim)
2.	Has any asbestos-related property damage lawsuit or claim been filed against any other party on behalf of this claiming party relating to the property for which you are making this claim?
	① No
	(2) Yes — lawsuit [] Yes — non-lawsuit claim (other than a workers' compensation claim)
	·
	if an asbestos-related property damage lawsuit has been filed by or on behalf of this claiming party relating to the property for which you are making a claim, complete Section B. below.
	lf an asbestos-related property damage non-lawsuit claim has been made by or on behalf of this claiming party relating to the property for which you are making a claim, complete Section C. on the following page.
	Y A NZOTWEN
Β.	LAWSUITS
١.	Please provide the following information about each asbestos-related property damage lawsuit which has been filed relating to the property for which you are making this claim or attach a copy of the face page of each complaint filed.
•	a. Caption ANDERSON MEMORIAL HOSPITAL, ON BEHALF OF ITSELF & OTHERS SIMILARLY SITUATED V. W.R. GRACE & COMPANY ST AL.
	b. Court where suit eriginally filed: HAMPTON SC Docket No.: 920P25279 County/State
	c. Date filed: 12 - 23 - 1992 Month Day Year
	a. Caption
	b. Court where suit originally filed: Docket No.: Docket No.:
	c. Date filed: Month Day Fear
	a. Caption
•	b. Court where suit originally filed: Docket No.: Docket No.:
	c. Date filed: Month Day Year
	(Attach additional pages if necessary.)

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C. NON-LAWSUIT CLAIMS
 If the claiming party has made any claims relating to the property for which you are making a claim (including administrative claims) against anyone, that was not filed with a court of law, please provide the following information for each claim;
n. Description of claim:
b. Date submitted:
c. Name of entity to whom claim was submitted:
☐ Other
Name of Enlity
a. Description of claim:
b. Date submitted: Month Day Year
c. Name of entity to whom claim was submitted:
[] Other
Name of Entity
a. Description of claum:
b. Date submitted:
c. Name of entity to whom claim was submitted:
☐ Other
Name of Entity
PART 5: SIGNATURE PAGE
Il claims must be signed by the claiming party.
I have reviewed the information submitted on this proof of claim form and all documents submitted in support of my claim. I declare, under penalty of perjury,* that the above statements are true, correct, and not misleading.
CONSENT TO RELEASE OF RECORDS AND INFORMATION: To the extent that I have produced a summary rather than
the documents themselves as requested above or indicated who has possession and control of certain documents, I bereby authorize and request that all other parties with custody of any documents or information concerning my property damage or the information contained in this Form, upon the reasonable request of Grace or Grace's representative, with a copy to the claiming party, disclose any and all records to Grace or to Grace's representative.
1 1013-1210-12101051
SIGNATURE OF CLAIMANT AMANDA G. STEINMEYER Month Day Year
The penalty for presenting a fraudulent claim is a fine up to \$500,000.00 or imprisonment up to 5 years, or both.

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Response to Question 17: The Claimant understands Question 16 to ask for the existence of historical documents demonstrating that Grace's asbestos-containing product was purchased and/or installed in the property. As indicated in its response, the Claimant does not know of any such specific documents at this time. The Claimant assumes that there would have been a large number of original construction documents, including drawings and specifications, which, if not destroyed in the ordinary course of business, might possibly be found at a number of storage facilities, including those under the control of various persons involved with the design and construction of the property and the sale and installation of products in the property. In addition, this claim is based upon an assertion that debtors manufactured or sold products containing asbestos that are or were present in this property and/or all other theories of liability that are allowed by law including but not limited to conspiracy and fraudulent transfer. Moreover, Claimant believes Grace itself may be in control of supporting documentation, or other supporting information, regarding whom Grace or their salesmen sold their products to, and Claimant may need documentation or discovery from Grace on this issue. Claimant does not waive any rights, but is willing to discuss this matter with Grace if it believes Claimant's response is insufficient.

Response to Ouestion 19: Refer to Question 17 Response.

Response to Question 21: Refer to Question 17 Response.

Response to Question 23: Taken literally, Question 22 seeks all documents relating to not only the removal, enclosure and encapsulation, but operations and maintenance documents which attempt to contain contamination from Grace's product. There is insufficient time to locate all such documents that might be called for in Question 22. To the extent that such documents have not been destroyed in the ordinary course of business, they may exist in the files or dead storage of many persons involved with such projects. Before undertaking an effort of this magnitude, Claimant would like to work with Grace to understand exactly what it is that Grace is seeking and whether Claimant can easily accommodate that request.

Response to Question 27: As Claimant understands Question 26, Grace seeks all documents of every kind and description not only related to the testing or sampling for the presence of asbestos, including samples taken during any abatement projects, as well as all samples related to any other particulates, including, by way of example only, all silicates, lead dust and other metal dust, beta glucans, etc. Such documents, to the extent they exist, may not only be in the possession of Claimant, but a number of third party contractors and/or consultants as well. Before undertaking the search for all of these documents, Claimant wishes to discuss this matter with Grace and obtain a clarification.